

tices assigned to deliver the Gaols shall have Power to deliver the same Gaols of those that shall be indicted before the Keepers of the Peace; (7) and that the said Keepers shall send their Indictments before the Justices, and they shall have power to enquire of Sheriffs, Gaolers, and other, in whose Ward such indicted Persons shall be, if they make Deliverance, or let to Mainprise any so indicted, which be not mainpernable, \*and to punish the said Sheriffs, Gaolers, and others, if they do any thing against this Act.

eient les justices assignez a la deliverance des gaoles poair a deliverer les gaoles de ceux qi serront enditez devant les gardeins de la pees & qe les ditz gardeins mandoit devant les ditz justices lour enditementz & eient les ditz justices poair denquere sur viscountes gaolers & autres en qi garde tieux enditez serroit sils facent deliverance ou lessent a meynprise nulles issint enditez qi ne sont mie meynpernables & de punir les ditz viscountes gaolers & autres sils fa- **167** cent reins contre cest acord.

4 Inst. 163. 20 Ed. 3, c. 6. 1 Ed. 3, Stat. 2, c. 16. 18 Ed. 3, Stat. 1, c. 2. 34 Ed. 3, c. 1. 13 R. 2, Stat. 1, c. 7.

Although Kilty treats only the part of this statute respecting justices of the peace as being in force here, I have inserted the whole, for it establishes that there shall be a general gaol delivery at every term of the Court, and that the Sheriffs shall not deliver any out on bail. We have no justices assigned to make delivery, &c.